NEW QUALIFYING PARTY REQUIREMENTS

Pursuant to A.R.S. §41-2177.F, it is the licensee's responsibility to notify the Department within five (5) business days of the disassociation of a qualifying party, including the name of the person who will be temporarily responsible for the operation of the business.

The following items must be submitted to the Department:

- 1) Resignation letter from previous Qualifying Party indicating the date he or she ceased to be the Qualifying Party for the license OR letter, signed by a person who is listed under Section D of the Application for License, that indicates the date the previous Qualifying Party ceased to be the Qualifying Party for the license;
- 2) Statement, signed by a person who is listed under Section D of the Application for License, indicating the name of the person who will be the new Qualifying Party for the license.
- 3) Certificate of New Qualifying Party completed by person who will be the new Qualifying Party;
- 4) Statement of Authorization and Release of Information Form completed by the new Qualifying Party;
- 5) If applicable, legal documentation that identifies name of New Qualifying Party and status as a U.S. citizen.
- 6) If applicable, written documentation identifying the country of which the New Qualifying Party is a citizen and documentation that demonstrates the New Qualifying Party's legal right to live and work in the United States.
- 7) Completed fingerprint card (that is provided by the Department) for the new Qualifying Party, along with the \$24.00 fingerprint processing fee, payable in CERTIFIED funds only (i.e. money order, cashier's check or certified check) made payable to the Department of Fire, Building and Life Safety *Contact Licensing Section at 602-364-1094 or 1095 to request fingerprint card be mailed.
- 8) Successful completion of the dealer or installer tests with a score of 70% or better. (Manufacturers do not have testing requirement.) Testing is by appointment only on Wednesdays at 9:00 am. Please call the phone numbers below to schedule a test appointment. Contact the Department to request copy of statutes/rules book be mailed to you. *The statutes/rules book can also be found at our website of www.dfbls.az.gov under "Department Downloads". Note that we will only furnish the statutes/rules book. If you are an installer, you will need to obtain the codebooks referenced on the "Installer Examinee Study Information" sheet. Please note an exam appointment will NOT be scheduled until after we have received the above documentation and fees.

Please be aware that the absence of a qualifying party for sixty days shall be grounds for suspension of the license. We also remind you, pursuant to A.R.S. §41-2175.D.5, that the qualifying party must reside within the state of the principal place of business, as listed on the license application form. Should you have any questions, please contact the Investigation Section at 602/364-1094 or 1095.

(10/07)

FILING INSTRUCTIONS FOR NEW QUALIFYING PARTY

CERTIFICATE OF QUALIFYING PARTY, Form B&FS OA 106

- 1. Each licensee shall provide a Qualifying Party. Pursuant to A.R.S. §41-2142.23., Qualifying Party means a person who is an owner, employee, corporate officer, member or partner of the licensed business and who has active and direct supervision of and responsibility for all operations of that licensed business. The Qualifying Party shall ensure full compliance with all provisions of the Act in regulating the business of the licensee under Title 41, Chapter 16, Articles 1, 2, 3, 4, and 5 of the Arizona Revised Statutes, and the Rules and Regulations of the Office of Administration.
- 2. A.R.S. §41-2175.D.5 further requires that the qualifying party reside within the state of the principal place of the licensee's business, as listed on the license application, and shall not act in the capacity of qualifying party of more than one license in the same classification.
- 3. Complete Form B&FS OA 106 as follows:
 - 1. Top of Form: Full Name, date of birth, residence address and telephone number of person elected to be the qualifying party. Business name as shown on the license and classification, i.e., Class D-8, I-10C or M-9A, etc.
 - 2. Body: a. Underline position held.
 - b. Answer all questions and provide details as necessary.
 - c. Signature of qualifying party.
 - d. Signature of officer; i.e., owner, partner, member or corporate officer.
 - 3. Have signatures properly notarized.

STATEMENT OF AUTHORIZATION AND RELEASE OF INFORMATION

Form B&FS OA 103, entitled as above, must be completed in its entirety, including the notarized signature(s), and submitted with the above documentation.

FINGERPRINT REQUIREMENT

The Department of Fire, Building and Life Safety fingerprint card must be completed as outlined in the Fingerprinting Requirements instructions. Please note that the \$24.00 fee, which must be submitted along with each fingerprint card, is payable in CERTIFIED FUNDS ONLY. *If applying in person at our office, we will accept EXACT CASH. Personal or company checks will NOT be accepted in payment of fingerprint fees.

ARIZONA STATEMENT OF CITIZENSHIP AND ALIEN STATUS FOR STATE PUBLIC BENEFITS New Qualifying Party must complete Sections I, II, and IV. If new Qualifying Party is not U.S. citizen or national, the new Qualifying Party must also complete Section III. New Qualifying Party must submit this completed form and copy of one or more documents that evidence his or her citizenship or alien status.

B&FS OA 151 (12/07)



DEPARTMENT OF FIRE, BUILDING AND LIFE SAFETY

1110 WEST WASHINGTON, SUITE 100 PHOENIX, ARIZONA 85007 (602) 364-1003 (602) 364-1052 FAX

OFFICE OF ADMINISTRATION * OFFICE OF MANUFACTURED HOUSING * OFFICE OF STATE FIRE MARSHAL

CERTIFICATE OF NEW QUALIFYING PARTY

PLEASE TYPE OR PRINT:	
FULL NAME:	
ADDRESS:	(DATE OF BIRTH)
ADDRESS:(RESIDENCE ADDRESS)	
COMPANY:	(PHONE NUMBER) CLASSIFICATION:
I HEREBY CERTIFY THAT I have been appointed to act as the QUALIFYIN license issued by the Office of Administration, as QUALIFYING PARTY I ammember, partner; employee (<i>underline one</i>) of the above named license. I ass with the provisions of Arizona Revised Statutes, Title 41, Chapter 16, Articles Regulations adopted pursuant thereto by the Board of Manufactured Housing. disassociated or cease to be the QUALIFYING PARTY for the above mention notify the Office of Administration in writing.	n a bona fide owner, corporate officer, name full responsibility for compliance 1, 2, 3, 4, and 5 and the Rules and If for any reason I become
1. Are you presently acting or have you previously acted on a license in the ca Qualifying Party in this or any other State?	apacity of Yes□ No□
2. Have you had a license refused or revoked within the past twelve months?	Yes□ No□
3. Have you been convicted of a felony in any state or federal jurisdiction, or had a final judgement brought against you in a civil action upon grounds o fraud, misrepresentation or deceit.	
<u>NOTE</u> : A yes answer to questions 1, 2 or 3 require you to provide details.	
4. Are you a citizen of the United States? Provide legal documentation whice identifies your name, and status as a U.S. citizen. If you are not a U.S. citize provide written documentation identifying the country of which you are a country and provide documentation that demonstrates your legal right to live and we United States.	zen, citizen
I HEREBY CERTIFY under penalty of perjury that the foregoing is true and caccuracy of all supplementary statements, answers and representations attache application.	
SIGNATURE:	
(Qualifying Party)	
STATE OF	
The foregoing instrument was acknowledged before me this day of	, 20
My Commission expires Notary Public	



DEPARTMENT OF FIRE, BUILDING AND LIFE SAFETY

1110 WEST WASHINGTON, SUITE 100 PHOENIX, ARIZONA 85007 (602) 364-1003 (602) 364-1052 FAX

OFFICE OF ADMINISTRATION * OFFICE OF MANUFACTURED HOUSING * OFFICE OF STATE FIRE MARSHAL

STATEMENT OF AUTHORIZATION AND RELEASE OF INFORMATION

Ι,					,
	(Full Name)		(Date of B	irth)	
whose home addres	ss is	G t	G':	C	7' (2.1)
telephone no	(Street address,, and whose busines	County, s address is	City,	State,	Zip Code)
(Street address,	County,	City	, State	e, Zip Co	de)
terephone no	County, , shown as the	(owner, preside	ent, etc.)		
	or license as(Type of I				
	(Type of l	license applied for,	D-8, I-10C, M-9A	, etc.)	
	Complete business name, as sl				
((Complete business name, as sl	hown on the Applic	cation for license)		
do hereby consent license.	to having an inquiry made as	s to my moral char	acter, professional	reputation	and fitness for said
of Administration complaints filed ag	ontrol of any documents, reco any such information, incl gainst me, formal or informa- tration or any of its agents of information.	luding documents, l, pending or close	records, or info d, or any other pe	rmation re ertinent data	garding charges or a, and to permit the
so furnishing infor	scharge and exonerate the Of mation from any and all li- documents, records and other	ability of every n	ature and kind ar	ising out c	of the furnishing or
State of					
County of			(Signature)_		(Date)
					(Printed Name)
The foregoing instr	ument was acknowledged bet	fore me this	day of	, 20_	·
My commission ex	pires	Notary Pu	ıblic		
B&FS OA 103 (1/0	77)				

FINGERPRINTING REQUIREMENTS

The enclosed fingerprint card(s) must be completed as outlined below and returned to the Department of Fire, Building and Life Safety.

- A. One set of fingerprints and fee are required for:
 - 1. The Qualifying Party; and
 - 2. the Individual named as Sole Proprietor, or
 - 3. each Partner of a Partnership, or
 - 4. the President, V.P., Secretary and Treasurer of a Corporation, or
 - 5. the Managing Members of a Limited Liability Company, or
 - 6. each General Partner of a Limited Partnership, or
 - 5. any person applying for a Salesperson's license.
- B. Fees
 - 1. A \$24.00 fingerprint processing fee made payable to the Department of Fire, Building and Life Safety shall accompany each returned fingerprint card
 - 2. The fee shall be paid by exact cash, cashier's check, money order, or other certified funds.
 - 3. NO PERSONAL CHECKS OR COMPANY CHECKS will be accepted.
- C. Where to be fingerprinted

The enclosed FBI fingerprint card(s) may be taken to the nearest law enforcement agency - police department or sheriff's office - at which time you will complete the necessary information and sign the card in the designated space. In addition to the fingerprint processing fee, the agency taking the fingerprints will also charge a fee which will vary according to their requirements.

- D. All information must be typed or printed in <u>black</u>. Each block to be completed is given a number and the corresponding number description is outlined below.
 - 1. Full name in all capital letters. If you only have a middle initial, designate (I.O.) (initial only) next to the middle initial; if you do not have a middle name or initial, designate NMI (no middle initial).

Last Name	First Name	Middle Name
DOE	JOHN	JOSEPH

- 2. Signature of individual being fingerprinted.
- 3. Complete residence address of the individual being fingerprinted, including apartment number, city, state and ZIP code.
- 4. Aliases: Other names that may have been used at any time.
- 5. Date of birth in numbers, such as 7-21-52.
- 6. Citizenship: The name of the country you are a citizen of: U.S.A. or other citizenship.
- 7. 12. Personal description, abbreviated:

<u>Sex</u>	Race	<u>Hgt.</u>	Wgt.	Eyes	<u>Hair</u>
M	W	5'8"	165	BRN	BRN

13. Place of Birth: show <u>city</u> and <u>state</u>.

- 14. Armed Forces number: military enlistment number even if it is your social security number.
- 15. Social security number: fill in the number even if it's shown in Block 14.
- 16. Miscellaneous number: list any other identifying number.
- 17. Date and signature of official taking the fingerprints.
- E. Taking of fingerprints. The following information **must be followed exactly** or the FBI will **reject the fingerprint card**. You may wish to provide these instructions to the fingerprint official.
 - 1. Have fingerprint official make certain all impressions are taken in proper order, legible, fully rolled nail to nail and classifiable. All data called for is essential.
 - 2. If an amputation or deformity makes it impossible to print a finger, the fingerprint official should make a notation to that effect, (ie. "amp") in the individual finger block. **No** other writing is permitted in the fingerprint blocks.
 - 3. If some physical condition makes it impossible to obtain perfect impressions, submit the best that can be obtained. Make sure the fingerprint official does **NOT** stamp "best prints possible" on card.
 - 4. No highlighter can be used on the fingerprint blocks.
 - 5. If the fingerprint image bleeds onto the blue lines or overlaps the borders of that block, the card will be rejected.
 - 6. Fingerprints at the bottom of the page must be straight up and down on the card.
- F. Return of fingerprint card
 - 1. WARNING the fingerprint card(s) cannot be folded or defaced in any manner because they are machine processed.
 - 2. Return the card with the fingerprint processing fee, in certified fees.
 - 3. The fingerprint card(s) and fee(s) must be returned to the Department of Fire, Building and Life Safety PRIOR to issuance of the Conditional License. The background investigation must be completed before permanent status can be established.
- G. All FBI record searches will be treated as confidential information and will not be disclosed, except as provided by law.

DEALER EXAMINEE STUDY INFORMATION

A score of 70% or better is required to pass examinations. The following information should be reviewed before taking any of the retailer, dealer or broker examinations.

DEPARTMENT OF FIRE, BUILDING & LIFE SAFETY STATUTES AND RULES:

Study all material related to all licensees in general, including but not limited to definitions, grounds for disciplinary action, responding to verified complaints and citations and complaints and license scopes, as well as all material related to dealers, brokers or retailers.

1996 BUILDING CONTRACTOR'S EXAM PREPARATION GUIDE

Chapter 3 and Final Examination

The Department of Fire, Building and Life Safety Statutes and Rules are enclosed and provided to you free of charge. The Building Contractor's Exam Preparation Guide may be purchased at Builder's Book Depot, 1033 E. Jefferson St., #500, Phoenix, AZ 85034-2255, 602-252-4050, www.buildersbookdepot.com or check the yellow pages for additional bookstores that may carry this book. In addition, you may wish to check the public library for possible availability.

INSTALLER EXAMINEE STUDY INFORMATION

There are two parts to each Installer test and a passing grade of 70% is required for each part. The following information should be reviewed before taking the examinations.

Department of Fire, Building and Life Safety Statutes and Rules:

Study all material related to all licensees in general, including but not limited to definitions, grounds for disciplinary action, responding to verified complaints and citations and complaints and license scopes, as well as all material related to installers.

Use The Following References Listed Below for All Classifications:

1994 UNIFORM PLUMBING CODE (IAPMO) 2003 INTERNATIONAL RESIDENTIAL CODE (IRC) 2002 NATIONAL ELECTRIC CODE (NEC) 1996 BUILDING CONTRACTOR'S EXAM PREPARATION GUIDE, Chapter 3 and Final Exam

AND

Class I-10C- General Installer of Manufactured Homes, Mobile Homes, or Residential, Single-Family, Factory-Built Buildings:

 UPC
 IRC
 NEC

 604,605,608,609
 M1413
 210, 230, 250

 707,708,718
 M1601.2
 310, 347

 1211,1216,1218
 550

 314
 550

appendix E

<u>Class I-10D</u>- Installer of Accessory Structures Attached to Manufactured Homes, Mobile Homes, or Residential, Single-Family, Factory-Built Buildings:

IRC
R309.2, R312.1, R319.1(5)
R402.1, R403.1.3.1, R408.3
R502.10, R503.1, R506.1
R602.3.1 (Exception 1), R602.3.3, R602.3.4, R602.6, R602.7, R603.1.2
R703.4, Table R703.4
R802.3.1, R802.7, R802.9
R903
M1413
M1601.2

Class I-10G- Master Installer of Manufactured Homes, Mobile Homes or Residential, Single-Family, Factory-Built Buildings:

IRC
R309.2, R312.1, R319.1(5)
R402.1, R403.1.3.1, R408.3
R502.10, R503.1, R506.1
R602.3.1 (Exception 1), R602.3.3, R602.3.4, R602.6, R602.7, R603.1.2
R703.4, Table R703.4
R802.3.1, R802.7, R802.9
R903
M1413
M1601.2

 UPC
 NEC

 314
 210, 230, 250

 604,605,608,609
 300,310,352

 707,708, 718
 550

 1210,1211,1216,1218
 appendix E

The Department of Fire, Building and Life Safety Statutes and Rules are enclosed and provided to you free of charge. All other materials are the responsibility of the applicant to obtain. The International Residential Code, Uniform Plumbing Code, National Electric Code and the Building Contractor's Exam Preparation Guide may be available at the following locations:

City or County Planning, Zoning and/or Building Departments

Public Libraries

Builder's Book Depot, 1001 E. Jefferson St., Ste. 5, Phoenix, AZ 85034, www.buildersbookdepot.com, phone: 800-284-3434 Additional Book Stores – Consult Yellow Pages

DFBLS(2/07)



DEPARTMENT OF FIRE, BUILDING AND LIFE SAFETY

1110 WEST WASHINGTON, SUITE 100 PHOENIX, ARIZONA 85007 (602) 364-1003 (602) 364-1052 FAX

OFFICE OF ADMINISTRATION * OFFICE OF MANUFACTURED HOUSING * OFFICE OF STATE FIRE MARSHAL

FILING INSTRUCTIONS FOR APPLICATION FOR LICENSE

Application and all supporting documents, and testing if required, must be completed within **ninety (90) days** of submitting the application and applicable fee. **Failure** to complete licensure within (90) days will **result in forfeiture of fees**.

Application and all documents must be completed, typed or plainly printed in black ink.

Each license classification application requires one original Application for License, plus supporting documentation. No license will be issued prior to submitting and/or completing ALL requirements.

<u>All fees</u> submitted for licensure are <u>nonrefundable</u>. The Refund Policy statement must be signed and returned with the completed application and applicable filing fees before the Department will review your application.

I. APPLICATION FOR LICENSE

Application must be completed in its entirety, typed or plainly printed with black pen, properly signed and notarized.

A. License Classification

Check appropriate box for proper license designation and scope as described in <u>License Scopes</u> of the Rules.

B. Section A-Identification

- 1. Business Name of applicant as it is to appear on the license. Include d/b/a, (doing business as) if any. Same line requires the business telephone number.
- 2. Principal Place of Business should be the actual location where business transactions will be conducted and records will be kept. If rural route or no street address, include brief description such as "corner of, intersections or junctions." Please include **county**.
- 3. Mailing Address: List if different from Principal Place of Business, including **county**, such as Post Office Box, Corporate Headquarters, or other location where written communication is to be delivered.
- 4. Doing Business As: Check appropriate box to identify the entity of the applicant for license, i.e., partnership, corporation, etc.
- 5. Branch Location: List branch name, if different from business name, address and telephone number of any additional location(s) at which applicant will be conducting business under the applied for license. Proof that the "branch location" is not a separate legal entity may be required. See Section IV, for bonding requirements.

C. Section B - Qualifying Party

- 1. Enter name, <u>residence</u> address, and telephone number and the date of birth of Qualifying Party. Refer to Section III, <u>Certificate of Qualifying Party</u> for a description of responsibilities. The Qualifying Party must reside in the same state that is listed as the principal place of business on the application.
- 2. Check appropriate box to indicate the position held by the Qualifying Party.

D. Section C - Statutory Agent

"Statutory Agent" means an adult person who has been a bona fide resident of this state for at least three years and has agreed to act as agent for a licensee.

"Person" includes a corporation, company, partnership, firm, association or society, as well as a natural person.

E. Section D - Official Personnel

- 1. List **full** name, title, date of birth, residence address and telephone number of: a) Owner, if applying an individual, b) All partners of a partnership, c) President, Vice President, Secretary and Treasurer, if applying as a corporation,
 - d) Managing Members, if applying as a Limited Liability Company and
 - e) Qualifying Party for all applications.

F. <u>Section E - Questions</u>

1. Complete by checking "yes" or "no" to the five questions.

An explanation is required for a "Yes" answer to Questions 1 - 4.

Court documents are required for a "Yes" answer to Questions 3 or 4.

In answer to Question 5, all parties listed under Section D must provide the Department with copies of legal documents to prove U.S. citizenship OR to prove individual(s) have the legal right to live and work in the U.S.

PLEASE NOTE: Question 1 pertains to any type of license, i.e., liquor, real estate, etc. issued in Arizona or any other state. This question does not limit itself in years. (Example: If you had a real estate license ten years ago, list that license on Question 1, whether license is still active or not).

G. Section F

Thoroughly read this section of the Application. By signing the application, each person signing is agreeing to be personally responsible for compliance with the Law (Arizona Revised Statutes) and the Rules of the Department as they pertain to the applied for license. Refer to the Instructions for Signing located on back of the application.

H. Section G - Signing of Application

Instructions for signature are on the application. No application will be accepted unless signed and notarized as indicated in these instructions.

II. CORPORATE AND LIMITED LIABILITY COMPANY APPLICANT REQUIREMENTS

Corporate and LLC applicants shall submit a copy of the Articles of Incorporation/Organization from the state in which the Corporation or LLC was formed, along with a letter of good standing from that state. If a foreign corporation (outside of Arizona), you must apply with the Arizona Corporation Commission for a Certificate of Authority to Transact Business in the State of Arizona, a copy of the Certificate of Authority must be submitted by the applicant to our office as part of the licensing requirements. You can reach the Arizona Corporation Commission at (602) 542-3135 to obtain the requirements for this procedure. Due to the length of time it takes to obtain the Certificate of Authority from the Arizona Corporation Commission, you may wish to apply for this **prior** to submitting your application for license to the Department of Fire, Building and Life Safety, as you are under a 90-day time limit to complete all requirements or forfeit your licensing fees.

III. CERTIFICATE OF QUALIFYING PARTY

- A. Each applicant must have a Qualifying Party. "Qualifying Party" means a person who is an owner, employee, corporate officer member or partner of the licensed business and who has active and direct supervision of and responsibility for all operations of that licensed business. The Qualifying Party shall insure full compliance with all provisions of the Statutes and Rules under the jurisdiction of the Department.
- B. The Qualifying Party must reside within the state of the principal place of the licensee's business, as listed on the license application and shall not act in the capacity of a qualifying party for more than one license of the same class.
- C. Complete form as follows:
 - 1. Full name, date of birth, residence address and telephone number of person named as the Qualifying Party.
 - 2. Applicant's business name as shown on the Application for License.
 - 3. License classification by number and name, i.e., D-8 Dealer of Manufactured or Mobile Homes, I-10C General Installer of Manufactured or Mobile Homes, or Single Family Factory-Built Buildings, or M-9C Manufacturer of Manufactured Homes, etc.
 - 4. Underline the appropriate position held on the third line of the first paragraph.
 - 5. Signature of Qualifying Party.
 - 6. Signature must be properly notarized.

V. **BOND REQUIREMENTS**

- A. Before granting a license, the Deputy Director shall require a cash deposit or surety bond on the form provided, which shall be continuous in form. The amount of the bond is determined by the type and scope of the applied for license.
- B. A separate bond or cash deposit is required for each branch location at which an applicant or licensee will be conducting business under a Manufacturer, Dealer or Installer license. (Dealer applicants under the D-8 or D-12 are not required to file branch bonds.) Space is provided for such branch location address in the upper right corner of the license bond form.
 - 1. The enclosed License Bond form is to be completed by the bonding company. Cash bonds are to be completed as described in Paragraph D.
 - 2. No license shall be renewed unless the licensee's surety bond or cash deposit (when required) is in full force and effect.
- C. Surety (bonding) Company to complete bond form as follows:

1. Side one of form:

- a. Upper right corner: Indicate bond number. If applicable, show the branch name (only if different from the principal name) and branch address on lines provided. The branch information is to be filled out when the bond is covering that branch only. If the bond is covering the principal place of business location, no information is recorded in the branch information.
- b. 1st Line: Principal's name exactly as shown on Application.
- c. 2nd Line: Principal's physical business address as shown on Application.
- d. 3rd Line: Indicate license classification, i.e., D-8, I-10C, M-9A, etc., as shown on Application.
- e. 4th Line: Name of surety (bonding) company.
- f. 5th Line: Amount of bond in words and numerals.

2. Side two of form:

- a. Date bonding company signed and sealed the bond.
- b. Effective date of bond.
- c. Signatures, left side:

Full business name of applicant, typewritten or printed.

Applicant's signature and title.

Countersignature by surety Arizona resident agent (if applicable).

Type or print name of Arizona resident agent, name, address and telephone number of Arizona company represented as indicated (if applicable).

If bond not countersigned, provide name, address, and phone number where claims against the bond should be sent.

d. Signatures, right side:

Name of surety typed or printed.

Signature of person acknowledging for the surety, and type or print name and title on line below. Surety signature must be notarized.

Page 5 FILING INSTRUCTIONS

D. Cash Bond

- 1. A cash bond may be posted in lieu of a surety bond. Any one of the following may be deposited with the :
 - a. Cash;
 - b. Certified check payable to the State Treasurer;
 - c. Cashier's check payable to the State Treasurer;
 - d. Bank money order payable to the State Treasurer;
 - e. Postal money order payable to the State Treasurer.
- 2. A personal check is **not** acceptable for a cash bond deposit.
- 3. Cash deposits may be withdrawn, upon written request, two years from:
 - a. Termination of the license for which the cash deposit was posted, provided there are no outstanding claims, or
 - b. Filing of a commercial surety bond as replacement of the cash deposit.

V. INFORMATION ABOUT APPLICANT

- A. If prior to the issuance of the license, information is brought to the attention of the Assistant Director concerning the qualifications of the applicant or the personnel listed on the application that, in the Assistant Director's discretion, might be grounds to deny the license, the Assistant Director may forthwith notify the applicant that the license is denied.
- B. If the license application is denied, the applicant may make a written request for hearing.

VI. TRUST OR ESCROW REQUIREMENTS – DEALERS/BROKERS/RETAILERS

- A. Prior to issuance of a license, each applicable dealer/broker/retailer applicant shall notify the Department, on the form provided, of the name and number of the account established as the trust or escrow account, the name and ARIZONA location of the financial institution where the account was established, and the date the account was opened. An applicant may keep up to \$200.00 of its own funds in the trust or escrow account to offset service charges. If you choose to utilize a title company instead of opening an account with a financial institution, the account number on the Trust or Escrow Account Authorization for Release of Information form should be filled in as "various" because the title company will assign a different escrow number for each customer.
- B. The dealer/broker/retailer shall authorize the release of any and all information relative to the trust or escrow account to the Department by completing, signing and returning the provided Trust or Escrow Account Authorization for Release of Information form.
- C. The applicant must submit a copy of the trust or escrow account signature card to the Department with the completed Trust or Escrow Account Authorization for Release of Information form. If a title company is utilized instead of a trust or escrow account, a copy of the signature card is not applicable.

VII. WRITTEN EXAMINATIONS – DEALER/BROKER/RETAILER OR INSTALLER CLASSIFICATIONS

- A. Prior to the issuance of a dealer/broker/retailer or installer license, the Qualifying Party for the license shall successfully show by written examination, qualifications in the kind of work or business in which the applicant proposes to engage. A replacement Qualifying Party for an existing license must also successfully complete the required examination. Manufacturer applicants are not required to take an examination.
- B. Upon the applicant's filing of the Application for License with the appropriate fee and the Refund Policy statement, the Department will notify the applicant, in writing, regarding the items remaining to complete the application process, including (if applicable) the examination requirement. Exams are given **by appointment only** and at the **Phoenix location only**. The examinee must show proper identification (i.e. driver's license) at the time of testing. No materials are allowed in the testing room.
- C. Two hours will be allowed to complete the examination. A grade of 70% is required to pass exams. Notification of the test results will usually be given to you prior to leaving the office. Examinee will be allowed only three attempts to successfully complete the required examination.
- D. In the event of failure, a retake examination will be scheduled on the next available testing date.
- E. In addition to meeting the applicable requirements, an applicant for an installer I-10C, I-10D, or I-10G license shall:
 - 1. Have a minimum of 3 years practical or field management experience in the specific type of installation, a related construction field, or the equivalent, for which the applicant is applying. At least 2 of the 3 years experience shall be within 10 years of the date of the application. The applicant may substitute technical training in the specific type of installation, a related construction field, or the equivalent, from an accredited college or university or from a Department of Fire, Building and Life Safety workshop for no more than 1 year of the 3 years experience required. Certification Experience Verification forms must be completed by past or present employers and submitted to the Department.
 - 2. Supply a certified copy of each official transcript or certificate, demonstrating successful completion of any technical training the applicant wishes the Department to consider as proof of meeting the experience requirement.

F. Study Information:

 Dealer/Broker/Retailer and Installer examinations will consist of general knowledge of the Arizona Revised Statutes and Rules of the Department of Fire, Building and Life Safety, as they pertain to the applied for license and questions from the Building Contractor's Exam Preparation Guide. The Statutes/Rules booklet is furnished by the Department. All other study materials are the responsibility of the examinee. **Note:** If upon receipt of your second packet, you don't receive the Statutes/Rules booklet, please contact us so we may forward a copy to you.

- 2. Installers will also need a general knowledge of the INTERNATIONAL RESIDENTIAL CODE, UNIFORM PLUMBING CODE, and NATIONAL ELECTRICAL CODE. A separate study sheet with more specific instruction regarding passages of these codes will be provided in your second packet.
- 3. The code books and Building Contractor's Exam Preparation Guide may be available at local libraries, the local city or county building departments or book stores.

VIII. MANUFACTURER SUBMISSION OF CONSTRUCTION PLANS

Prior to the construction of any factory-built building or subassembly, each manufacturer who intends to manufacture for delivery or sell such a unit in this state shall submit to the Assistant Director for approval, detailed plans of each model and shall have obtained such approval. No plans will be reviewed prior to your license number being issued. For questions related to plans, please contact the Engineering Section of the Department.

IX. MANUFACTURER PLANT CERTIFICATION

- A. <u>Manufactured Homes</u> The plant certification shall be pursuant to the Federal Manufactured Home Procedural and Enforcement Regulations published pursuant to the Act defined in A.R.S. 41-2142.2.
- B. <u>Factory-Built Buildings and Subassemblies</u> Each manufacturing facility shall be certified by the Office or an authorized representative as to capability to manufacture units or subassemblies as shown on the Office approved drawings, specifications and quality assurance manual.

X. FINGERPRINTING REQUIREMENTS – ALL APPLICANTS

- A. The fingerprinting requirements and cards are enclosed. If you need additional cards, please contact the Department. Refer to the separate Fingerprinting Instructions for important additional information.
- B. One set of fingerprints with a processing fee of \$24.00, payable to the Department of Fire, Building and Life Safety, in **certified funds or exact cash** will be required for persons listed in section D of the application, as shown below:
 - 1. Qualifying Party
 - 2. Individual named as Sole Proprietor
 - 3. All Partners of a Partnership
 - 4. All Managing Members of a Limited Liability Company
 - 5. All General Partners of a Limited Partnership
 - 6. The President, Vice President, Secretary and Treasurer of a Corporation

XI. AGREEMENT FOR CONDITIONAL LICENSE

- A. There may be a rather lengthy delay in issuing a license due to difficulties encountered by the Department in obtaining the necessary background information for review prior to issuance of the permanent license. If an applicant wishes to sign an agreement with the Department, we will issue the license, upon completion of all other requirements, on a conditional basis that will allow you to conduct business under the license until the background information is received by the Department. At that time, the license will either become permanent or it will be automatically revoked if the background information is of such a nature that a license denial is in order.
- B. If you elect to sign the Agreement for Conditional License to receive a conditional license number under this agreement, the properly signed agreement must be forwarded to the Department. Complete the Agreement for Conditional License form as described below.
 - 1. Insert business name as shown on the application form, on the line provided in the first paragraph.
 - 2. The Qualifying Party, Owner of a Sole Proprietorship, Partner in a Partnership, Officer in a Corporation, Managing Member on a Limited Liability Company or General Partner in a Limited Partnership may sign the Agreement for Conditional License.
 - 3. Date the document where provided and have signatures notarized.

XII. AUTHORIZATION FOR RELEASE OF INFORMATION

- A. An Authorization for Release of Information form is required for each person listed in section D of the Application, as shown below.
 - 1. Qualifying Party
 - 2. Individual named as Sole Proprietor
 - 3. Each Partner of a Partnership
 - 4. All Managing Members of a Limited Liability Company
 - 5. All General Partners of a Limited Partnership
 - 6. The President, Vice President, Secretary and Treasurer of a Corporation
- B. The Authorization for Release of Information form must be completed as described below.
 - 1. Insert **full** name of individual, including **full middle name**, and date of birth.
 - 2. Insert individual's **residence** address, including **county**.
 - 3. Insert individual's **residence** phone number and **business** address, including **county**, as listed on the license Application.

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- 4. Insert **business** phone number and the Position held by the individual (i.e. Qualifying Party, President, Owner, etc.).
- 5. Insert the classification of license applied for as listed on the Application form (i.e. M-9A, I-10C, D-8, etc.).
- 6. Insert the business name as listed on the Application form.
- C. Please read the authorization statement before signing. Signature must be notarized.

XIII. REFUND POLICY

It is the policy of this office that all funds received relating to licensure are **nonrefundable**. The form acknowledging this policy must be signed by the applicant and returned with the license application and application fees before the Department will review your application.

XIV. ARIZONA STATEMENT OF CITIZENSHIP AND ALIEN STATUS FOR STATE PUBLIC BENEFITS

All applicants, listed under Section D of the Application for License, must complete Sections I, II, and IV. Applicants who are not U.S. citizens or nationals must also complete Section III. All applicants must submit this completed form and copy of one or more documents that evidence their citizenship or alien status.

Form 1: LONG FORM APPLICANT STATEMENT (revised) REQUIRING SUBMISSION OF DOCUMENTATION OF STATUS

ARIZONA STATEMENT OF CITIZENSHIP AND ALIEN STATUS FOR STATE PUBLIC BENEFITS

Professional License and Commercial License Department of Fire, Building and Life Safety

Title IV of the federal Personal Responsibility and Work Opportunity Reconciliation Act of 1996 (the "Act"), 8 U.S.C. § 1621, provides that, with certain exceptions, only United States citizens, United States non-citizen nationals, non-exempt "qualified aliens" (and sometimes only particular categories of qualified aliens), nonimmigrants, and certain aliens paroled into the United States are eligible to receive state or local public benefits. With certain exceptions, a professional license and commercial license issued by a State agency is a State public benefit.

Arizona Revised Statutes § 1-501 requires, in general, that a person applying for a license must submit documentation to the licensing agency that satisfactorily demonstrates that the applicant is lawfully present in the United States.

Directions: All applicants must complete Sections I, II, and IV. Applicants who are not U.S. citizens or nationals must also complete Section III. Submit this completed form and copy of one or more documents that evidence your citizenship or alien status with your application for license or renewal.

SECTION I — APPLICANT I	NFORMATION
APPLICANT'S NAME (Print or type)	DATE
TYPE OF APPLICATION (check one) INITIAL APPLIC	ATION RENEWAL
TYPE OF LICENSE	
SECTION II — CITIZENSHIP OR NATION	AL STATUS DECLARATION
Directions: Attach a legible copy of the <u>front</u> , and the back (<u>if any</u> document that demonstrates U.S. citizenship or nationality. Name	
A. Are you a citizen or national of the United States? (check one)	Yes No
B. If the answer is "Yes," where were you born? List city, state (City State (or equivalent)	
If you are a citizen or national of the United States, go to Section IV United States, please complete Sections III and IV.	7. If you are <u>not</u> a citizen or national of the
SECTION III — ALIEN STATUS	DECLARATION
Directions: To be completed by applicants who are not citizens alien status by checking the appropriate box. Attach a legible copy from the attached List B or other document that evidences your sta	of the front, and the back (if any), of a document
"Qualified Alien" Status (8 U.S.C.§§ 1621(a)(1), -1641(b) and (c))
Q 1. An alien lawfully admitted for permanent residence und	er the Immigration and Nationality Act (INA).
O 2. An alien who is granted asylum under Section 208 of th	e INA.

Q	3.	A refugee admitted to the United States	under Section 207 of the INA		
Q	4.	An alien paroled into the United States	for at least one year under Section 212(d)(5) of the INA.		
Q	5.	An alien whose deportation is being wi	thheld under Section 243(h) of the INA.		
Q	6.	An alien granted conditional entry under	er Section 203(a)(7) of the INA as in effect prior to April 1, 1980.		
Q	7.	An alien who is a Cuban and Haitian Assistance Act of 1980).	entrant (as defined in section 501(e) of the Refugee Education		
Q	8.	An alien who is, or whose child or ch cruelty in the United States.	ild's parent is a "battered alien" or an alien subjected to extreme		
No	nimmi	igrant Status (8 U.S.C.§ 1621(a)(2))			
Q	9.	_	n and Nationality Act [8 U.S.C. § 1101 et seq.] Nonimmigrants for a specific purpose. See 8 U.S.C. § 1101(a)(15).		
Ali	en Par	roled into the United States For Less T	han One Year (8 U.S.C.§ 1621(a)(3))		
Q 10. An alien paroled into the United States for less than one year under Section 212(d)(5) of the		for <u>less than one year</u> under Section 212(d)(5) of the INA			
Otl	her Pe	rsons (8 U.S.C.§ 1621(c)(2)(A) and (C))			
	11.	A nonimmigrant whose visa for entry is	s related to employment in the United States, or		
	12.	approved in Public Law 99-239 or 99-6	section 141 of the applicable compact of free association 558 (or a successor provision) is in effect [Freely Associated States lands, Republic of Palau and the Federate States of Micronesia, 48		
	13.	A foreign national not physically presen	nt in the United States.		
Otl	herwis	se Lawfully Present (A.R.S. § 1-501)			
	14.	14. A person not described in categories 1–13 who is otherwise lawfully present in the United States. PLEASE NOTE: The federal Personal Responsibility and Work Opportunity Reconciliation Act may make persons who fall into this category ineligible for licensure. See 8 U.S.C.§ 1621(a).			
		SECTION	IV — DECLARATION		
			are under penalty of perjury under the laws of the state of Arizona		
APPLICANT'S SIGNATURE TODAY'S DATE		TODAY'S DATE			
Att	achme	ent: Lists A and B Evidence of U.S. Cit	izenship, U.S National Status, or Alien Status,		
11/08/07					

Attachment to Form 1 Applicant Statement

EVIDENCE OF U.S. CITIZENSHIP, U.S NATIONAL STATUS, OR ALIEN STATUS

LIST A: U.S. CITIZEN OR U.S. NATIONAL

Note: In this List, the term "Service" refers to the U.S. Citizenship and Immigration Service, formerly, the U.S. Immigration and Naturalization Service (INS).

[Source: Proposed Rules, Verification of Eligibility for Public Benefits, 8 CFR § 104.23; 63 FR 41662-01 August 4, 1998); and Interim Guidance of Verification of Citizenship, Qualified Alien Status and Eligibility Under Title IV of the Personal Responsibility and Work Opportunity Reconciliation Act of 1996 ("Interim Guidance"), 62 FR 61344 (Nov. 17, 1997), Attachment 4]

Evidence showing U.S. citizen or U.S. national status includes the following:

a. Primary Evidence:

- (1) A birth certificate showing birth in one of the 50 states, the District of Columbia, Puerto Rico (on or after January 13, 1941), Guam, the U.S. Virgin Islands (on or after January 17, 1917), American Samoa, or the Northern Mariana Islands (on or after November 4, 1986, Northern Mariana Islands local time) (unless the applicant was born to foreign diplomats residing in such a jurisdiction);
- (2) United States passport;
- (3) Report of birth abroad of a U.S. citizen (FS-240) (issued by the Department of State to U.S. citizens);
- (4) Certificate of Birth (FS-545) (issued by a foreign service post) or Certification of Report of Birth (DS-1350), copies of which are available from the Department of State;
- (5) Form N-561, Certificate of Citizenship;
- (6) Form I-197, United States Citizen Identification Card (issued by the Service until April 7, 1983 to U.S. citizens living near the Canadian or Mexican border who needed it for frequent border crossings) (formerly Form I-179, last issued in February 1974);
- (7) Form I-873 (or prior versions), Northern Marianas Card (issued by the Service to a collectively naturalized U.S. citizen who was born in the Northern Mariana Islands before November 3, 1986);
- (8) Statement provided by a U.S. consular official certifying that the individual is a U.S. citizen (given to an individual born outside the United States who derives citizenship through a parent but does not have an FS-240, FS-545, or DS-1350); or
- (9) Form I-872 (or prior versions), American Indian Card with a classification code "KIC" and a statement on the back identifying the bearer as a U.S. citizen (issued by the Service to U.S. citizen members of the Texas Band of Kickapoos living near the U.S./Mexican border).

[Source: Interim Guidance of Verification of Citizenship, Qualified Alien Status and Eligibility Under Title IV of the Personal Responsibility and Work Opportunity Reconciliation Act of 1996 ("Interim Guidance"), 62 FR 61344 (Nov. 17, 1997), Attachment 4]

b. Secondary Evidence

If the applicant cannot present one of the documents listed in (a) above, the following may be relied upon to establish U.S. citizenship or U.S. national status:

- (1) Religious record recorded in one of the 50 states, the District of Columbia, Puerto Rico (on or after January 13, 1941), Guam, the U.S. Virgin Islands (on or after January 17, 1917), American Samoa, or the Northern Mariana Islands (on or after November 4, 1986, Northern Mariana Islands local time) (unless the applicant was born to foreign diplomats residing in such a jurisdiction) within three 3 months after birth showing that the birth occurred in such jurisdiction and the date of birth or the individual's age at the time the record was made;
- (2) Evidence of civil service employment by the U.S. government before June 1, 1976;
- (3) Early school records (preferably from the first school) showing the date of admission to the school, the applicant's date and U.S. place of birth, and the name(s) and place(s) of birth of the applicant's parents(s);
- (4) Census record showing name, U.S. nationality or a U.S. place of birth, and applicant's date of birth or age;

- (5) Adoption finalization papers showing the applicant's name and place of birth in one of the 50 states, the District of Columbia, Puerto Rico (on or after January 13, 1941), Guam, the U.S. Virgin Islands (on or after January 17, 1917), American Samoa, or the Northern Mariana Islands (on or after November 4, 1986, Northern Mariana Islands local time) (unless the applicant was born to foreign diplomats residing in such a jurisdiction), or, when the adoption is not finalized and the state or other U.S. jurisdiction listed above will not release a birth certificate prior to final adoption, a statement from a State-or jurisdiction-approved adoption agency showing the applicant's name and place of birth in one of such jurisdictions, and stating that the source of the information is an original birth certificate;
- (6) Any other document that establishes a U.S. place of birth or otherwise indicates U.S. nationality (e.g., a contemporaneous hospital record of birth in that hospital in one of the 50 states, the District of Columbia, Puerto Rico (on or after January 13, 1941), Guam, the U.S. Virgin Islands (on or after January 17, 1917), American Samoa, or the Northern Mariana Islands (on or after November 4, 1986, Northern Mariana Islands local time) (unless the applicant was born to foreign diplomats residing in such a jurisdiction);

c. Collective Naturalization

If the applicant cannot present one of the documents listed in (a) or (b) above, the following will establish U.S. citizenship for collectively naturalized individuals:

Puerto Rico:

- Evidence of birth in Puerto Rico on or after April 11, 1899 and the applicant's statement that he or she was residing in the U.S., a U.S. possession or Puerto Rico on January 13, 1941; or
- Evidence that the applicant was a Puerto Rican citizen and the applicant's statement that he or she was residing in Puerto Rico on March 1, 1917 and that he or she did not take an oath of allegiance to Spain.

U.S. Virgin Islands:

- Evidence of birth in the U.S. Virgin Islands, and the applicant's statement of residence in the U.S., a U.S. possession or the U.S. Virgin Islands on February 25, 1927;
- The applicant's statement indicating resident in the U.S. Virgin Islands as a Danish citizen on January 17, 1917 and residence in the U.S., a U.S. possession or the U.S. Virgin Islands on February 25, 1927, and that he or she did not make a declaration to maintain Danish citizenship; or
- Evidence of birth in the U.S. Virgin Islands and the applicant's statement indicating residence in the U.S., a U.S. possession or territory or the Canal Zone on June 28, 1932.

Northern Mariana Islands (NMI) (formerly part of the Trust Territory of the Pacific Islands (TTPI)):

- Evidence of birth in the NMI, TTPI citizenship and residence in the NMI, the U.S., or a U.S. territory or possession on November 3, 1986 (NMI local time) and the applicant's statement that he or she did not owe allegiance to a foreign state on November 4, 1986 (NMI local time);
- Evidence of TTPI citizenship, continuous residence in the NMI since before November 3, 1981 (NMI local time), voter registration prior to January 1, 1975 and the applicant's statement that he or she did not owe allegiance to a foreign state on November 4, 1986 (NMI local time); or
- Evidence of continuous domicile in the NMI since before January 1, 1974 and the applicant's statement that he or she did not owe allegiance to a foreign state on November 4, 1986 (NMI local time). Note: If a person entered the NMI as a nonimmigrant and lived in the NMI since January 1, 1974, this does not constitute continuous domicile and the individual is not a U.S. citizen

d. Derivative Citizenship

If the applicant cannot present one of the documents listed in a or b above, the following may be used to make a determination of derivative U.S. citizenship:

Applicant born abroad to two U.S. citizen parents: Evidence of the U.S. citizenship of the parents and the relationship of the applicant to the parents, and evidence that at least one parent resided in the U.S. or an outlying possession prior to the applicant's birth.

Applicant born abroad to a U.S. citizen parent and a U.S. non-citizen national parent: Evidence that one parent is a U.S. citizen and that the other is a U.S. non-citizen national, evidence of the relationship of the applicant to the U.S. citizen parent, and evidence that the U.S. citizen parent resided in the U.S., a U.S. possession, American Samoa or Swain's Island for a period of at least one year prior to the applicant's birth.

Applicant born out of wedlock abroad to a U.S. citizen mother: - Evidence of the U.S. citizenship of the mother, evidence of the relationship to the applicant and, for births on or before December 24, 1952, evidence that the

mother resided in the U.S. prior to the applicant's birth or, for births after December 24, 1952, evidence that the mother had resided, prior to the child's birth, in the U.S. or a U.S. possession for a period of one year.

Applicant born in the Canal Zone or the Republic of Panama:

- A birth certificate showing birth in the Canal Zone on or after February 26, 1904 and before October 1, 1979 and evidence that one parent was a U.S. citizen at the time of the applicant's birth; or
- A birth certificate showing birth in the Republic of Panama on or after February 26, 1904 and before October 1, 1979 and evidence that at least one parent was a U.S. citizen and employed by the U.S. government or the Panama Railroad Company or its successor in title.

In all other situations in which an applicant claims to have a U.S. citizen parent and an alien parent, or claims to fall within one of the above categories, but is unable to present the listed documentation:

- If the applicant is in the U.S., the applicant should contact the local U.S. Citizenship and Immigration Service office for determination of U.S. citizenship;
- If the applicant is outside the U.S., the applicant should contact the State Department for a U.S. citizenship determination.

e. Adoption of Foreign-Born Child by U.S. Citizen

- If the birth certificate shows a foreign place of birth and the applicant cannot be determined to be a naturalized citizen under any of the above criteria, obtain other evidence of U.S. citizenship;
- Because foreign-born adopted children do not automatically acquire U.S. citizenship by virtue of adoption by U.S. citizens, the applicant should contact the local U.S. Citizenship and Immigration Service office for a determination of U.S. citizenship, if the applicant provides no evidence of U.S. citizenship.

f. U.S. Citizenship By Marriage

A woman acquired U.S. citizenship through marriage to a U.S. citizen before September 22, 1922. Provide evidence of U.S. citizenship of the husband, and evidence showing the marriage occurred before September 22, 1922.

Note: If the husband was an alien at the time of the marriage, and became naturalized before September 22, 1922, the wife also acquired naturalized citizenship. If the marriage terminated, the wife maintained her U.S. citizenship if she was residing in the U.S. at that time and continued to reside in the U.S.

LIST B: QUALIFIED ALIENS, NONIMMIGRANTS, AND ALIENS PAROLED INTO U.S. FOR LESS THAN ONE YEAR

The documents listed below that are registration documents are indicated with an asterisk ("*").

a. "Qualified Aliens"

Evidence of "Qualified Alien" status includes the following:

Alien Lawfully Admitted for Permanent Residence

- *Form I-551 (Alien Registration Receipt Card, commonly known as a "green card"); or
- Unexpired Temporary I-551 stamp in foreign passport or on *I Form I-94.

Asylee

- * Form I-94 annotated with stamp showing grant of asylum under section 208 of the INA;
- *Form I-688B (Employment Authorization Card) annotated "274a.12(a)(5)";
- * Form I-766 (Employment Authorization Document) annotated "A5";
- Grant letter from the Asylum Office of the U.S. Citizenship and Immigration Service; or
- Order of an immigration judge granting asylum.

Refugee

- * Form I-94 annotated with stamp showing admission under § 207 of the INA;
- * Form I-688B (Employment Authorization Card) annotated "274a.12(a)(3)"; or
- * Form I-766 (Employment Authorization Document) annotated "A3"

Alien Paroled Into the U.S. for a Least One Year

- * Form I-94 with stamp showing admission for at least one year under section 212(d)(5) of the INA. (Applicant cannot aggregate periods of admission for less than one year to meet the one-year requirement.)

Alien Whose Deportation or Removal Was Withheld

- * Form I-688B (Employment Authorization Card) annotated "274a.12(a)(10)";
- * Form I-766 (Employment Authorization Document) annotated "A10"; or
- Order from an immigration judge showing deportation withheld under §243(h) of the INA as in effect prior to April 1, 1997, or removal withheld under § 241(b)(3) of the INA.

Alien Granted Conditional Entry

- * Form I-94 with stamp showing admission under §203(a)(7) of the INA;
- * Form I-688B (Employment Authorization Card) annotated "274a.12(a)(3)"; or
- * Form I-766 (Employment Authorization Document) annotated "A3."

Cuban/Haitian Entrant

- * Form I-551 (Alien Registration Receipt Card, commonly known as a "green card") with the code CU6, CU7, or CH6:
- Unexpired temporary I-551 stamp in foreign passport or on * Form I-94 with the code CU6 or CU7; or
- Form I-94 with stamp showing parole as "Cuba/Haitian Entrant" under Section 212(d)(5) of the INA.

Alien Who Has Been Declared a Battered Alien or Alien Subjected to Extreme Cruelty

- U.S. Citizenship and Immigration Service petition and supporting documentation

b. Nonimmigrant

Evidence of "Nonimmigrant" status includes the following:

- * Form I-94 with stamp showing authorized admission as nonimmigrant

c. Alien Paroled into U.S. for Less than One Year

Evidence includes:

- * Form I-94 with stamp showing admission for less than one year under section 212(d)(5) of the INA

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